

### CATENT COOPERATION TREAL Y

### **NOTIFICATION OF ELECTION**

PCT

(PCT Rule 61.2)

### From the INTERNATIONAL BUREAU

To:

Commissioner
US Department of Commerce
United States Patent and Trademark
Office, PCT
2011 South Clark Place Room
CP2/5C24
Arlington, VA 22202
ETATS-UNIS D'AMERIQUE

Date of mailing (day/month/year)
21 August 2001 (21.08.01)

International application No.
PCT/GB00/00114

International filing date (day/month/year)
18 January 2000 (18.01.00)

Applicant

ETATS-UNIS D'AWERIQUE
in its capacity as elected Office

Applicant's or agent's file reference

Priority date (day/month/year)
18 January 1999 (18.01.99)

1.	The designated Office is hereby notified of its election made:    X   in the demand filed with the International Preliminary Examining Authority on:   03 July 2000 (03.07.00)
	in a notice effecting later election filed with the International Bureau on:
	The election X was
2.	was not
	made before the expiration of 19 months from the priority date or, where Rule 32 applies, within the time limit under Rule 32.2(b).

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland **Authorized officer** 

Olivia TEFY

Telephone No.: (41-22) 338.83.38

Facsimile No.: (41-22) 740.14.35

DE BEER, Leon

### 

	From the INTERNATIONAL BUREAU			
PCT	To:			
NOTIFICATION OF THE RECORDING OF A CHANGE  (PCT Rule 92bis.1 and Administrative Instructions, Section 422)  Date of mailing (day/month/year)	BERESFORD, Keith, Denis, Lewis Beresford & Co. 2-5 Warwick Court High Holborn London WC1R 5DJ ROYAUME-UNI			
08 September 2000 (08.09.00)				
Applicant's or agent's file reference	IMPORTANT NOTIFICATION			
International application No. PCT/GB00/00114	International filing date (day/month/year) 18 January 2000 (18.01.00)			
1. The following indications appeared on record concerning:				
X the applicant X the inventor	the agent the common representa	tive		
Name and Address DE BEER, Leon	State of Nationality State of Re	sidence		
48 Walsh Avenue Warfield Berkshire RG42 3X2	Telephone No.			
United Kingdom	Facsimile No.	Facsimile No.		
	Teleprinter No.			
2. The International Bureau hereby notifies the applicant that t	ne following change has been recorded concerning:			
the person the name X the add	ress the nationality the resid			
Name and Address	State of Nationality State of Re	sidence		
DE BEER, Leon 9 Heather Gardens Newbury	Telephone No.			
Berkshire RG14 7RG United Kingdom	Facsimile No.			
	Teleprinter No.			
3. Further observations, if necessary:				
4. A copy of this notification has been sent to:				
X the receiving Office	X the designated Offices concerned			
the International Searching Authority	the elected Offices concerned			
the International Preliminary Examining Authority	other:			
The International Burney Charges	Authorized officer			
The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland	I. Britel			
Facsimile No.: (41-22) 740.14.35	Telephone No.: (41-22) 338.83.38			

### **PCT**







### INTERNATIONAL APPLICATION PUBLISHED UNDER THE PATENT COOPERATION TREATY (PCT)

(51) International Patent Classification 7:

(11) International Publication Number: WO 00/41486

(43) International Publication Date: 20 July 2000 (20.07.00)

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(30) Priority Data: 9901036.5 18 January 1999 (18.01.99) GB

(71) Applicant (for all designated States except US): PATHFINDER TECHNICAL RESOURCES LIMITED [GB/GB]; Stanley House, Lord Street, Douglas, Isle of Man IM1 2BF (GB).

(72) Inventor; and

(75) Inventor/Applicant (for US only): DE BEER, Leon [NL/GB]; 48 Walsh Avenue, Warfield, Berkshire RG42 3X2 (GB).

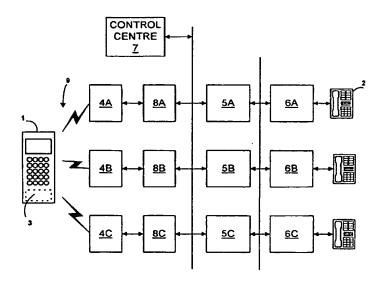
(74) Agents: BERESFORD, Keith, Denis, Lewis et al.; Beresford & Co., 2-5 Warwick Court, High Holborn, London WC1R 5DJ (GB). (81) Designated States: AE, AL, AM, AT, AU, AZ, BA, BB, BG, BR, BY, CA, CH, CN, CR, CU, CZ, DE, DK, DM, EE, ES, FI, GB, GD, GE, GH, GM, HR, HU, ID, IL, IN, IS, JP, KE, KG, KP, KR, KZ, LC, LK, LR, LS, LT, LU, LV, MA, MD, MG, MK, MN, MW, MX, NO, NZ, PL, PT, RO, RU, SD, SE, SG, SI, SK, SL, TJ, TM, TR, TT, TZ, UA, UG, US, UZ, VN, YU, ZA, ZW, ARIPO patent (GH, GM, KE, LS, MW, SD, SL, SZ, TZ, UG, ZW), Eurasian patent (AM, AZ, BY, KG, KZ, MD, RU, TJ, TM), European patent (AT, BE, CH, CY, DE, DK, ES, FI, FR, GB, GR, IE, IT, LU, MC, NL, PT, SE), OAPI patent (BF, BJ, CF, CG, CI, CM, GA, GN, GW, ML, MR, NE, SN, TD, TG).

Published

With international search report.

(88) Date of publication of the international search report: 16 November 2000 (16.11.00)

(54) Title: APPARATUS AND METHOD FOR ROUTING COMMUNICATIONS



(57) Abstract

A mobile telephone (1) is provided with a look-up table (1000) enabling the mobile telephone to select preferred routes for connecting outgoing calls on the basis of predetermined codes which populate the look-up table. When operating in a cellular communications network a communications channel may thereby be selected from a plurality of available channels and ongoing transmission of an outgoing call may be routed via further networks selected in accordance with the route codes. The look-up table may be stored in a SIM card of the mobile telephone and may be updated via transmission of data from a remote control centre via a cellular network or via a docking station (1300) to which the mobile telephone is releasably connectable. When the call is routed via a packet switching network, the routing code may comprise a string of network node addresses.

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Box I Observations where certain claims were	e found unsearchable (Continuation of item 1 of first sheet)
This International Search Report has not been established	ed in respect of certain claims under Article 17(2)(a) for the following reasons:
Claims Nos.:     because they relate to subject matter not require	ed to be searched by this Authority, namely:
Claims Nos.:     because they relate to parts of the International an extent that no meaningful International Search.	Application that do not comply with the prescribed requirements to such can be carried out, specifically:
Claims Nos.:     because they are dependent claims and are not	of drafted in accordance with the second and third sentences of Rule 6.4(a).
Box II Observations where unity of invention in	is lacking (Continuation of item 2 of first sheet)
This International Searching Authority found multiple inve	entions in this international application, as follows:
see additional sheet	
As all required additional search fees were time searchable claims.	ely paid by the applicant, this International Search Report covers all
As all searchable claims could be searched with of any additional fee.	hout effort justifying an additional fee, this Authority did not invite payment
3. As only some of the required additional search covers only those claims for which fees were page 1.	fees were timely paid by the applicant, this International Search Report aid, specifically claims Nos.:
No required additional search fees were timely restricted to the invention first mentioned in the	paid by the applicant. Consequently, this International Search Report is claims; it is covered by claims Nos.:
Remark on Protest	The additional search fees were accompanied by the applicant's protest.

To:

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From the INTERNATIONAL BUREAU

NOTIFICATION CONCERNING SUBMISSION OR TRANSMITTAL OF PRIORITY DOCUMENT

PCT

(PCT Administrative Instructions, Section 411)

BERESFORD, Keith, Denis, Lewis

Beresford & Co. 2-5 Warwick Court High Holborn London WC1R 5DJ ROYAUME-UNI

RECEIVED

07 APR 2000 BERESFORD & Co

Date of mailing (day/month/year) 31 March 2000 (31.03.00)

Applicant's or agent's file reference

5292899

International application No. PCT/GB00/00114

International publication date (day/month/year)

Not yet published

IMPORTANT NOTIFICATION

International filing date (day/month/year) 18 January 2000 (18.01.00)

Priority date (day/month/year)

18 January 1999 (18.01.99)

18 January 1959 (18.0

Applicant

### PATHFINDER TECHNICAL RESOURCES LIMITED et al

- 1. The applicant is hereby notified of the date of receipt (except where the letters "NR" appear in the right-hand column) by the International Bureau of the priority document(s) relating to the earlier application(s) indicated below. Unless otherwise indicated by an asterisk appearing next to a date of receipt, or by the letters "NR", in the right-hand column, the priority document concerned was submitted or transmitted to the International Bureau in compliance with Rule 17.1(a) or (b).
- 2. This updates and replaces any previously issued notification concerning submission or transmittal of priority documents.
- 3. An asterisk(\*) appearing next to a date of receipt, in the right-hand column, denotes a priority document submitted or transmitted to the International Bureau but not in compliance with Rule 17.1(a) or (b). In such a case, the attention of the applicant is directed to Rule 17.1(c) which provides that no designated Office may disregard the priority claim concerned before giving the applicant an opportunity, upon entry into the national phase, to furnish the priority document within a time limit which is reasonable under the circumstances.
- 4. The letters "NR" appearing in the right-hand column denote a priority document which was not received by the International Bureau or which the applicant did not request the receiving Office to prepare and transmit to the International Bureau, as provided by Rule 17.1(a) or (b), respectively. In such a case, the attention of the applicant is directed to Rule 17.1(c) which provides that no designated Office may disregard the priority claim concerned before giving the applicant an opportunity, upon entry into the national phase, to furnish the priority document within a time limit which is reasonable under the circumstances.

**Priority date** 

Priority application No.

Country or regional Office or PCT receiving Office

Date of receipt of priority document

18 Janu 1999 (18.01.99)

9901036.5

GB

23 Marc 2000 (23.03.00)

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland

Authorized officer

Carlos Naranjo

VAN

Facsimile No. (41-22) 740.14.35

Telephone No. (41-22) 338.83.38

09/8692**95** 

### From the INTERNATIONAL BUREAU

PCT

NOTICE INFORMING THE APPLICANT OF THE COMMUNICATION OF THE INTERNATIONAL APPLICATION TO THE DESIGNATED OFFICES

(PCT Rule 47.1(c), first sentence)

BERESFORD, Keith, Denis, Lewis

Beresford & Co. 2-5 Warwick Court High Holborn London WC1R 5DJ **ROYAUME-UNI** 

RECEIVED 2 8 JUL 2000

RERESFORD & Co

Date of mailing (day/month/year) 20 July 2000 (20.07.00)

Applicant's or agent's file reference

52912890

IMPORTANT NOTICE

International application No. PCT/GB00/00114

International filing date (day/month/year) 18 January 2000 (18.01.00)

Priority date (day/month/year) 18 January 1999 (18.01.99)

**Applicant** 

PATHFINDER TECHNICAL RESOURCES LIMITED et al

Notice is hereby given that the International Bureau has communicated, as provided in Article 20, the international application to the following designated Offices on the date indicated above as the date of mailing of this Notice:

AU,CN,JP,KP,KR,US

In accordance with Rule 47.1(c), third sentence, those Offices will accept the present Notice as conclusive evidence that the communication of the international application has duly taken place on the date of mailing indicated above and no copy of the international application is required to be furnished by the applicant to the designated Office(s).

2. The following designated Offices have waived the requirement for such a communication at this time:

AE,AL,AM,AP,AT,AZ,BA,BB,BG,BR,BY,CA,CH,CR,CU,CZ,DE,DK,DM,EA,EE,EP,ES,FI,GB,GD,GE, GH,GM,HR,HU,ID,IL,IN,IS,KE,KG,KZ,LC,LK,LR,LS,LT,LU,LV,MA,MD,MG,MK,MN,MW,MX,NO,NZ, OA,PL,PT,RO,RU,SD,SE,SG,SI,SK,SL,TJ,TM,TR,TT,TZ,UA,UG,UZ,VN,YU,ZA,ZW The communication will be made to those Offices only upon their request. Furthermore, those Offices do not require the applicant to furnish a copy of the international application (Rule 49.1(a-bis)).

3. Enclosed with this Notice is a copy of the international application as published by the International Bureau on 20 July 2000 (20.07.00) under No. WO 00/41486

#### REMINDER REGARDING CHAPTER II (Article 31(2)(a) and Rule 54.2)

If the applicant wishes to postpone entry into the national phase until 30 months (or later in some Offices) from the priority date, a demand for international preliminary examination must be filed with the competent International Preliminary Examining Authority before the expiration of 19 months from the priority date.

It is the applicant's sole responsibility to monitor the 19-month time limit.

Note that only an applicant who is a national or resident of a PCT Contracting State which is bound by Chapter II has the right to file a demand for international preliminary examination.

#### REMINDER REGARDING ENTRY INTO THE NATIONAL PHASE (Article 22 or 39(1))

If the applicant wishes to proceed with the international application in the national phase, he must, within 20 months or 30 months, or later in some Offices, perform the acts referred to therein before each designated or elected Office.

For further important information on the time limits and acts to be performed for entering the national phase, see the Annex to Form PCT/IB/301 (Notification of Receipt of Record Copy) and Volume II of the PCT Applicant's Guide.

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland

Authorized officer

J. Zahra

Telephone No. (41-22) 338.83.38

Facsimile No. (41-22) 740.14.35

## **PCT**

### INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant	s or a	gent's tile reference			
CF/529			FOR FURTHER ACTION	See Notific Preliminar	cation of Transmittal of International y Examination Report (Form PCT/IPEA/416)
		plication No.	International filing date (day/mon	th/year)	Priority date (day/month/year)
PCT/GE	300/0	0114	18/01/2000		18/01/1999
		tent Classification (IPC) or na	tional classification and IPC		
H04Q7/	38		e.et	-	
Applicant					
PATHFI	NDE	R TECHNICAL RESOL	IRCES LIMITED et al.		
t. This	Interr	national preliminary exami	nation report has been prepare	d by this Inte	ernational Preliminary Examining Authority
and i	s tran	smitted to the applicant a	ccording to Article 36.	•	, ,
2. This	REPO	ORT consists of a total of	8 sheets, including this cover s	heet.	
	This n	eport is also accompanied	thy ANNEXES in charte of th	no docariatio	n, claims and/or drawings which have
Ł	oeen a	amended and are the bas	is for this report and/or sheets (	containing re	ctifications made before this Authority
(	see F	tule 70.16 and Section 60	7 of the Administrative Instructi	ons under th	ne PCT).
Thes	e ann	exes consist of a total of	sheets.		
					<u> </u>
3. This		anniatan Indiansi			
5. ms i	abort	contains indications relat	ing to the following items:		•
1	$\boxtimes$	Basis of the report			
11		Priority			
111	×		pinion with regard to novelty, inv	entive step	and industrial applicability
IV		Lack of unity of invention			:
V	Ø	Reasoned statement un citations and explanation	der Article 35(2) with regard to a ns suporting such statement	novelty, inve	ntive step or industrial applicability;
VI		Certain documents cited	_		
VII	$\boxtimes$	Certain defects in the int	ernational application		
VIII			the international application		
Date of sub	missio	n of the demand	Date of c	completion of t	his report
				-	· .
03/07/200	)0	•	25.06.20	01	
Name and r	nailino	address of the International	Autharta	ed officer	
preliminary	exami	ning authority:	Addional	o unicei	ST TOTAL ADVOCA
Mo	D-80	pean Patent Office 298 Munich	Schuce	tzer, J-C	
<u></u>	Tel. 4	-49 89 2399 - 0 Tx: 523656 6	epmu d	1221, J-C	
	Fax: +49 89 2399 - 4465			e No. +49 89	2399 8983

## INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/GB00/00114

I.	Basis	of the	report
----	-------	--------	--------

1	the an	e receiving Office in l	nents of the international application (Replacement sheets which have been furnished to response to an invitation under Article 14 are referred to in this report as "originally filed" at this report since they do not contain amendments (Rules 70.16 and 70.17)):			
	1-5		as originally filed			
	Cla	alms, No.:				
	1-8	· · · · · · · · · · · · · · · · · · ·	as originally filed			
	Dra	awings, sheets:				
	1/2	2-22/22	as originally filed			
2.	Wit lan	h regard to the lang guage in which the ir	uage, all the elements marked above were available or furnished to this Authority in the attendance application was filed, unless otherwise indicated under this item.			
	The	ese elements were a	vailable or furnished to this Authority in the following language: , which is:			
		the language of a ti	anslation furnished for the purposes of the international search (under Rule 23.1(b)).			
			plication of the international application (under Rule 48.3(b)).			
			anslation furnished for the purposes of international preliminary examination (under Rule			
3.	Witi	h regard to any nucl rnational preliminary	eotide and/or amino acid sequence disclosed in the international application, the examination was carried out on the basis of the sequence listing:			
		contained in the inte	ernational application in written form.			
			ne international application in computer readable form.			
			ntly to this Authority in written form.			
		furnished subseque	ntly to this Authority in computer readable form.			
The statement that the subsequently furnished written sequence listing does not go beyond the international application as filed has been furnished.						
		The statement that the listing has been furnitude.	the information recorded in computer readable form is identical to the written sequence ished.			
4.	The	amendments have r	esulted in the cancellation of:			
		the description,	pages:			
☐ the claims, Nos.:						

# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/GB00/00114

		the drawings,	sheets:		·				
5	. 🗆	This report has been established as if (some of) the amendments had not been made, since considered to go beyond the disclosure as filed (Rule 70.2(c)):							
		(Any replacement she report.)	et containing suc	h amendmei	nts must be refe	erred to under iter	m 1 and annexed to	this	
6.	Ad	ditional observations, if	necessary:			·			
111	. No	n-establishment of op	nion with regard	d to novelty,	, inventive step	and industrial (	applicability		
1.	The obv	e questions whether the vious), or to be industria	claimed inventio ly applicable hav	n appears to e not been e	be novel, to invexamined in resp	olve an inventive sect of:	step (to be non-		
		the entire international	application.						
	Ø	claims Nos. 86 to 88.					•		
be	cau	se:							
		the said international a not require an internati	pplication, or the onal preliminary	said claims lexamination	Nos. relate to th ( <i>specify</i> ):	ne following subje	ect matter which do	<b>8</b> 3	
		the description, claims unclear that no meanin see separate sheet	or drawings ( <i>indi</i> gful opinion could	<i>icate particule</i> d be formed (	ar elements bek (specify):	ow) or said claims	s Nos. 86 to 88 are	so	
		the claims, or said clair could be formed.	ns Nos. are so ir	nadequately :	supported by the	e description that	no meaningful opi	nion	
		no international search	report has been	established f	or the said clain	ns Nos	:		
	and	neaningful international p Vor amino acid sequence ructions:	reliminary exami listing to comply	nation canno with the star	t be carried out ndard provided	due to the failure for in Annex C of	of the nucleotide the Administrative		
		the written form has not	been furnished	or does not c	omply with the s	standard.			
		the computer readable					lard.		
V.	Rea citai	soned statement unde tions and explanations	r Article 35(2) w supporting suc	ith regard to h statement	novelty, Invent	itive step or ind	ustrial applicabilit	y; <sup>:</sup>	
1.	State	ement							
	Nov	velty (N) Yes: Claims 1 - 85 89							



International application No. PCT/GB00/00114

No:

Claims

Inventive step (IS)

Yes:

Claims 30-39, 70, 71, 78-82

No:

Claims 1 - 29, 40- 69, 72 - 77, 83 - 85, 89

Industrial applicability (IA)

Yes:

Claims 1 - 85, 89

No:

Claims

2. Citations and explanations see separate sheet

### VII. Certain defects in the international application

The following defects in the form or contents of the international application have been noted: see separate sheet

## INTERNATIONAL PRELIMINARY

International application No. PCT/GB00/00114

**EXAMINATION REPORT - SEPARATE SHEET** 

The following documents (D) are referred to in this report

D1: EP-A-0 724 371 (Cable & Wireless)

D2: US-A-5 764 741 (Barak)

D3: FR-A-2 763 462 (Motorola)

D4: US-A-5 515 425 (Penzias et al.)

### Concerning section III (no opinion due to lack of clarity),

Claim 86 which is directed to "instructions", claim 87 which defines a signal comprising such instructions and claim 88 which defines a signal comprising route selection information are not clear as they actually do not define any technical features of the matter for which protection is sought, contrary to Article 6 PCT. In addition, the category (either method/use or apparatus/system) of the claims is also not clear. Hence, no meaningful examination of these claims is at present possible.

### Concerning section V.2 (reasoned statement under Article 35(2) PCT)

The cited document D1 already discloses, in accordance with the essential features of present claim 1, a method of operating a mobile telephone in a cellular communications network, wherein the mobile telephone (handset) is provided with a look-up table enabling the mobile telephone to select preferred routes for connecting outgoing calls on the basis of predetermined, programmed "user preferences" and/or tariff information contained in the look-up table, see the "Outgoing Call Mode" described at pages 3 and 4. Thus, the method of D1 permits to establish an outgoing call by selecting a channel of a given network (service provider) from a plurality of available communications channels based at least in part on the call destination information input by the user and preferences/information stored in the look-up table, cf. also claims 4 and 6 in D1.

Said prior art method differs from the subject-matter of claim 1 only in that the latter defines the use of "preferred route codes", which are not explicitly to be found in citation D1. However, as mentioned above, D1 makes use of "user preferences" and "tariff information" which can actually be regarded as such "route codes", as they are also used to select a preferred communications channel.

As a consequence, no real difference that could justify an inventive step can presently be seen in claim 1, which hence lacks an inventive step of its subject-matter

## INTERNATIONAL PRELIMINARY International application No. PCT/GB00/00114 EXAMINATION REPORT - SEPARATE SHEET

in accordance with Article 33(3) PCT.

A similar reasoning equally applies vis-a-vis the cited reference **D2**, which also discloses a least cost routing method to be used e.g. in a cellular telephone, see col.3, lines 12 - 13, and wherein the "best" service provider and an "optimum" route are selected for each outgoing telephone call based on information stored in a database, see col.3, line 65 to col.4, line 65 and col.6, lines 15 to 42. Claim 1, therefore, lacks the required inventive step, Article 33(3) PCT, over the disclosure of **D2**.

Independent claim 48 is drafted in structural terms rather than in terms of method steps and corresponds in essence to claim 1; hence the arguments concerning lack of inventive step set out above apply mutatis mutandis equally to said claim 48.

Similar considerations also apply to independent claim 83 which relates to a portable storage medium for storing look-up tables containing "preferred route codes" of the type discussed above, cf. e.g. D1, page 4, lines 8 and 9, and to independent claim 89, which relates to a method of routing a telephone call by adding a prefix code to a user generated call information in order to define a preferred route, cf. in particular claim 1 in D2.

Thus, independent claims 48, 83 and 89 do not meet the requirements of Article 33(3) PCT.

The dependent claims 2 to 29, 40 to 47, 49 to 69, 72 to 77, 84 and 85 appear to add nothing of inventive significance to claims 1 and 48, respectively, as the additional features introduced by said dependent claims refer only to minor implementing details which are known or directly derivable from the cited prior art references or fall within the general knowledge or technical competence of a person skilled in the art.

In particular, the features set out in dependent method claims 2 to 9 and corresponding apparatus claims 49 to 51 concerning the "best" route/channel selection are already to be found (at least implicitly) in the cited D1/D2, see passages noted above.

The features of claims 10 to 12 and 52 to 54 concerning the network registration procedure obviously fall within the normal technical competence of a skilled person and are in addition to be taken from citation **D3**, cf. page 11, line 15 to page 15, line 18.

The features of claims 13 to 22, 55 to 63 and 84 concerning the storage of the look-up tables are known from D1, wherein a portable medium, such as SIM cards, are used.

The features of claims 23 and 64 concerning the use of default routing data are already disclosed in the cited document D4, cf. col.4, lines 14 to 19.

The features of claims 24 to 27 and 65 to 67 concerning the transmission of updating information to the mobile telephone e.g. by means of SMS messages, is taught by D1 and D2.

The features set out in the remaining dependent claims appear to be merely generally known features each acting in a normal and unsurprising way, and not combining to yield any unexpected or surprising advantageous result or to be common design measures within the range of options envisaged by a skilled person, e.g. the use of the WAP protocol for transferring updating information to the mobile telephone as defined in claims 28, 29 and 68, 69, the structure of the data stored in the look-up tables as defined in claims 40 to 47 and 72 to 77 or the provision of a computer program as per claim 85.

Independent claim 78 which defines a docking station permitting to transfer updating information to a mobile telephone connected thereto is neither taught, nor rendered obvious, alone or in combination, by any of the prior art documents cited in the International Search Report. Claim 78 is therefore novel and considered to involve the required inventive step, Articles 33(2) and (3) PCT.

Dependent claims 79 to 82 relate to further implementing details of the docking station defined by claim 78 to which they refer and are thus equally novel, inventive.

Similarly, the features set out in claims 30 to 39, 70 and 71 also concerning the provision of a docking station are neither known from, nor rendered obvious by, the available prior art. The subject-matter of said claims 30 to 39, 70 and 71 is thus novel, inventive.

All claims are industrially applicable, Article 33(4) PCT.

### Concerning section VII (form and contents).

The independent claims are not drafted in the proper two-part "characterised" form recommended by Rule 6.3.(b),(i),(ii) PCT, having a preamble that correctly reflects the nearest prior art represented by the above noted D1.

The requirements of Rule 5.1.(a),(ii) PCT are not met, as the relevant prior art

## INTERNATIONAL PRELIMINARY International application No. PCT/GB00/00114 EXAMINATION REPORT - SEPARATE SHEET

document D1 has not been acknowledged by reference and discussed in the introductory part of the description.

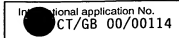
The claims do not include reference signs in parentheses where features shown in the drawings are referred to, Rule 6.2.(b) PCT.

### INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference	ACTION (Form PCT/ISA/2	of Transmittal of International Search Report 120) as well as, where applicable, item 5 below.				
International application No.	International filing date (day/month/year)	(Earliest) Priority Date (day/month/year)				
PCT/GB 00/00114	18/01/2000	18/01/1999				
Applicant						
PATHFINDER TECHNICAL R	ESOURCES LIMITED et al.					
This International Search Report has according to Article 18. A copy is bei	been prepared by this International Searching Aut ng transmitted to the International Bureau.	nority and is transmitted to the applicant				
This International Search Report cor	risists of a total of <u>6</u> sheets. ed by a copy of each prior art document cited in this	report.				
Basis of the report     With regard to the language     language in which it was file.	e, the international search was carried out on the ba d, unless otherwise indicated under this item.	sis of the international application in the				
	rch was carried out on the basis of a translation of t	he international application furnished to this				
was carried out on the basis		nternational application, the international search				
	rnational application in written form.	-				
	e international application in computer readable for ntly to this Authority in written form.	n.				
<u> </u>						
furnished subsequently to this Authority in computer readble form.  the statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the						
• • • • • • • • • • • • • • • • • • • •	tion as filed has been furnished. ne information recorded in computer readable form i	s identical to the written sequence listing has been				
2. Certain claims wer	e found unsearchable (See Box I).					
3. X Unity of invention	is lacking (see Box II).					
4. With regard to the title,						
X the text is approved	as submitted by the applicant.					
the text has been es	stablished by this Authority to read as follows:					
5 Mgr - 11 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1						
5. With regard to the abstract,	as submitted by the applicant.					
the text has been es	stablished, according to Rule 38.2(b), by this Author om the date of mailing of this international search re	ity as it appears in Box III. The applicant may, port, submit comments to this Authority.				
6. The figure of the drawings to be	e published with the abstract is Figure No.	1				
as suggested by the		None of the figures.				
	ant failed to suggest a figure.					
because this figure	better characterizes the invention.					





Sox I Observations where certain claims were found unsearchable (Continuation of item 1 of first sheet)	
This International Search Report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons:	
Claims Nos.: because they relate to subject matter not required to be searched by this Authority, namely:	
Claims Nos.:     because they relate to parts of the International Application that do not comply with the prescribed requirements to such an extent that no meaningful International Search can be carried out, specifically:	
3. Claims Nos.: because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).	
Box II Observations where unity of invention is lacking (Continuation of item 2 of first sheet)	
This International Searching Authority found multiple inventions in this international application, as follows:	
see additional sheet	
1. As all required additional search fees were timely paid by the applicant, this International Search Report covers all searchable claims.	
2. As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee.	
3. As only some of the required additional search fees were timely paid by the applicant, this International Search Report covers only those claims for which fees were paid, specifically claims Nos.:	
4. No required additional search fees were timely paid by the applicant. Consequently, this International Search Report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.:	•
Remark on Protest  The additional search fees were accompanied by the applicant's protest.  X  No protest accompanied the payment of additional search fees.	

### FURTHER INFORMATION CONTINUED FROM PCT/ISA/ 210

This International Searching Authority found multiple (groups of) inventions in this international application, as follows:

1. Claims: 1-9.13-22.24-27.44.45.48-51.55-63.65-67.75.76.83-88

Control center collating information in respect of services provided by a plurality of service providers in facilitating the making of the call to the call destination

2. Claims: 10-12,52-54

Mobile completing a registration procedure to all available channels to facilitate access to preferred channel

3. Claims: 23,64

Directing the outgoing call through a default route when accessing the look-up table fails to locate data defining a preferred route code

4. Claims: 28,29,68,69

Wireless Application Protocol to transferring to the mobile station Web pages containing updating information for the look-up table

5. Claims: 30-39, 70,71,78-82

Docking station to trasmitting to the mobile station updating information for the look-up table

6. Claims: 40-43, 47,72-74,89

Preferred route code extracted from the look-up table comprises network address information defining at least one node which is to be included in the selected route

7. Claims: 46,77

Look-up tables with different route codes for telephone communications of data of different types.